1 2 3	Benjamin H. Ballard (CA 94772) Ballard Law Office 1606 Juanita Lane, Ste. C Tiburon CA 94920 Ph: 415-781-3500 Fax: 1-866-295-5669					
4						
5	Michael O. Lamphere (CA 144219) Lamphere Law Offices 900 Larkspur Landing Circle, Ste. 179					
6						
7	Fax: 415-461-9725					
8	Attorneys for Plaintiffs Virginia Pellegrini, Trustee of the Mario and Virginia E. Pellegrini Trust and Virginia Pellegrini					
9						
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11						
12	UNITED STATES DISTRICT COURT					
13	NORTHERN DISTRICT OF CALIFORNIA					
14						
15	Virginia Pellegrini, Trustee of the Mario J. and Virginia E. Pellegrini Trust, and	Case no. 07-CV-02497-CRB				
16	Virginia Pellegrini, and individual,	STIPULATION TO SUBSTITUTION OF				
17	Plaintiff,	ATTORNEYS FOR PLAINTIFFS				
18	VS.					
19	Technichem, Inc., a California corporation, et al.,					
20	Defendants.					
21	/					
22	Plaintiffs Virginia Pellegrini, Trustee of the Mario J. and Virginia E. Pellegrini Trust, and					
23	Virginia Pellegrini, an individual, and their undersigned current counsel of record and proposed					
24	successor counsel, hereby stipulate, and request that the Court issue an order that:					
25	1. Plaintiffs have substituted the following attorneys for their current counsel of record, Wacto					
26	& Wick LLP, effective immediately:					
27	·					
28						

1	Benjamin H. Ballard (CA 94772) Michael O. Lamphere (CA 144219)		
2	Ballard Law Office Lamphere Law Offices 1606 Juanita Lane, Ste. C 900 Larkspur Landing Circle, Ste. 17	19	
3	Tiburon CA 94920 Larkspur CA 94939 Ph: 415-781-3500 Ph: 415-461-9727		
4	Fax: 1-866-295-5669 Fax: 415-461-9725		
5	2. No changes to any existing procedural deadlines or other case related dates or events are		
6	requested in connection with the substitution.		
7	<i>r</i>		
8	Date: May 16, 2008		
9	Thisinial tralegrine		
10	Virginia Pellegrini, Trustee of the Mario J. and Virginia E. Pellegrini Prust		
11	D. M. 16 2000 Delland Law Office		
12	Date: May 16, 2008 Ballard Law Office		
13	$\beta_1$ $\rho_2$ $\rho_3$		
14	By: Delivery M. Delland		
15	Benjamin H. Ballard		
16	Date: May 16, 2008 Lamphere Law Offices		
17			
18	By: Tentine O. Sauphere		
19	Michael O. Lamphere		
20	Date: May / 2008 Wactor & Wick LLP		
21			
22	1 1/-1/201		
23	By: William D. Wick	Serving.	
24	Jon K. Wactor Anna L. Nguyen		
25			
26			
27	<i>'</i>		
28			

1	PROOF OF SERVICE				
2					
3		I, Benjamin H. Ballard, declare that I am employed in the County of Marin, State of California; I			
4	am over the age of eighteen and not a party to the within action; my business address is 1606 Juanita Lane, Ste. C, Tiburon CA 94920. On the date listed below, I served the following document(s):				
5	STIPULATION TO SUBSTITUTION OF ATTORNEYS FOR PLAINTIFFS				
6	[Proposed] ORDER ON STIPULATION TO SUBSTITUTION OF ATTORNEYS FOR PLAINTIFFS				
7	PLAINTIFFS				
8	on all the parties in this action and/or the following persons:				
Paul A Hanroid Ion K Waster			William D. Wick Jon K. Wactor		
9	Gordon & Rees LLP		Anna L. Nguyen		
10		Broadway, Ste 1600 CA 92101	Wactor & Wick LLP 180 Grand Ave, Ste 950		
Oakland CA 9			Oakland CA 94612-3572		
	Attorneys for Defendants Technichem Inc., Mark J. Ng and Stephen S. Tung		(Former) Attorneys for Plaintiffs		
12	Widnik O' i Yg	, and etophen or rang	Virginia Pellegrini, individually and as		
13			Trustee of the Mario J. and Virginia E. Pellegrini Trust		
14					
15	Х	by electronically filing the documents District of California through the CM/E	with the United States District Court, Northern ECF (E-File)		
16	thereon fully prepaid, in United States				
17					
18		by causing the document(s) listed aborderson(s) at the addressees) set forth			
19	by placing the document(s) listed above in a sealed envelope with postag		above in a sealed envelope with postage		
20			nt mail service, addressed as set forth		
21	by emailing the documents to the email addresses shown above.				
22	I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with				
23	postage thereon fully prepaid in the ordinarycourse of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit. I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on May 19, 2008 at Tiburon, California.				
24					
25	Ja 31111a.				
26	/s/ Benjamin H. Ballard				
27					
28					